

-Read the delinquent list this week, it may interest you.

-Court adjourned last Friday Grose com'r.

night.

called to see us Monday morning.

_J. H. Weymouth, dentist and little son of Beverly were here a few days last week.

-A marriage license was issued last Saturday to Mr. J. A. Gibson and Miss Lillie V. Varner.

-Mr. J. H. Poage, of Edray is visiting his daughter Mrs. Amos Barlow and family this week.

-Farmers are now husking corn, and a better crop was never known in this country, so they say ...

-WANTED .- 50 bushels of ears of corn, and one good two horse load of hay, at THE TIMES office.

-Attorney C. F. Moore, who has been home on a visit the past week returned to Clifton Forge Va. to-

On the 24th inst. Miss Annie V. Pritchard and Mr. Juo. R. Hevener, were married at the home of the bride's parents at Dunmore.

-Mr. B. P. Vandevort, of Split Rock has bought the store at that place, of Marshall & Moore. We print this week a nice lot of stationary for him.

-Mr. A. N. Barlow and Miss Francis Sharp, both of Edray were married on the 22nd mst. at the home of the brides parents, by Rev. G. P. Moore.

-Died, Mr. Stuart Bider, of Pop. lar Flats, at his home this morning at 4 o'clock, of fever. He was about 30 years of age, and leaves a wife and seven or eight children to mouru his loss.

__Miss M. M. Apperson, daughter of Capt. Jack Apperson of Marlin. tomand Mr. H. S. Galford, of Buckeye, were married the 13th inst, at tiff's costs. the home of the bride's parents, by Ber. Joshua Buckley.

If you always hear a man grumcounty paper, you can set it down should not be resold. that he never pays for it. Unfor tunately we have a few of the said D. Moore's heirs &c., order of kind, and who will hear something drop some of these days, that will not be pleasant to the ear.

Born to In. J. B. Lockridge and wife last Monday night, a fine ten pound boy. The Doctor tells us that his first utterance was "Hur rah for Buena Vista, tariff reform, Cleveland, the next President of the U. S. and a good deal more before he stopped to catch his breath.

-The first of this week Mr. J. C. Loury, Sr., had laid off, west of Huntersville 51 of the most beautiful town lots we have ever seen. This tails in West Va., und at a cost of certainly is a step in the right direction, and no doubt others will follow Mr. Loury's example, and ere another year Huntersville will more than double its population and bid fair to become by far, the leading cost to bridge Knapp's Cr. to accomtown of this section. The prices are low, and within the reach of every working man, who for a month's wages or a little more, can buy a mountain below Huntersville so as lot to build him a home upon, and to give the people of the lower end pay for it for what it would cost to of the county access to it, and now a rent the same property for three few foreigners wish to boom Marlinyears or lass.

Circuit Court Proceedings.

(Continued from last week.) Overholt & Paine vs. Gladwell and Arbogast, it is ordered that appelees recover against appelants \$48.66, cost of suit and an attorney's

fee \$10.00. State of W. Va. vs. E. E. Sharp, indicted for felony, nolle prosequi. Same Peter Kerr, indicted for mis-

demeanor, confessed judgment for 810.00 and costs.

ame vs. Sam'l Bright, for carry. ing deadly weapons, not guilty.

CHANCERY BUSINESS. Chas. L. Austin vs. Wm. F. Arbo.

confirmed.

Shinaberry vs. Lockridge suit dismissed.

State of W.Va. vs, Paul McNeel's forfeited land, referred to W. H.

Amos Barlow vs. St. Lawrence -Rev W. T. Price, of Marlinton Boom Mrg Co. dismissed.

E. M. Thompson executrix of Wm. Thompson, dec'd. vs. W. G. Gilkeson, decree of sale.

L. W. Herold vs. J. B. Hannah's heirs decree for sale.

D. W. S. Alderman vs. Jas. Pyles heirs &c. decree of partition.

Jno. Dilley's admr's. vs. Wm. Dilley & others, decree of sale.

Hull's adm'r. &c,vs. Hull's heirs &c., confirmation of comr's report, and recommitted for further report.

Henry Grose vs. S. P. Patterson & others decreed partition of land.

Uriah Hevener vs. Lafayette Bur ner et. als. confermation of sale. Paul McNeel's Exor's. vs. Sam'l

Auldridge & als. confirmation of E. H. Moore and wife vs. Wm.

Burr adm'r. and others, referred to strange. Abraham Burkett vs. Geo. W.

Kerr, set aside tax deed. Augusta National Bank vs. Tardy, Urquhart & others continued.

Jno. Dilley's adm'r vs. Jno. Dil. ley's h'rs. order of reference to com'r. &c order to allot her dower in said to stand with us in trying to repel

Jno. Pickering & al. vs. H. S. Rucker & al. order that defendant have leave to file his answer.

McAlister vs. S. C. Tardy, & S. C. Tardy, Jr., order to file answer. Nannie E. Beard guardian &c., vs.Grace V.and Rachael P.Beard her wards, petition for sale of land.

R. P. G. Shafer vs. Rucker & others continued.

R. S. Turk vs. St. Lawwrence Boom & M'f'g Co., conjunction desolved and case dismissed at plain-

Martha Ann Rider vs. A. W. Rider continued.

Wm. Gibson vs. C. A. Yeager & bling about and running down his als, rule to show cause why the land

Wm D. Moore's adm'r. vs. Wm. erence to com'rs.

The Removal Question.

GREEN BANK, W.Va., Oct. 26th. ED. TIMES: Much has been paid by the agitators of our County seat removal matter, but they have never made it apporent why said removal should be made, and when I attempt to give but a few of many reasons why our County seat should not be removed I answer the wishes of ? to 3 of the citizens of this the Green Bank District.

First-We have one of the best \$5,000 to us—the contracters declaring they lost \$3,000 on the job of constructing it, which virtually declares that our jail is worth \$8,000.

Second-We have been to \$8,000 modate the upper end of the county and an appropriation of about \$1,000 to make a road around the ton and to aid in it offer a lot and \$5,000 (and such men do not buy pigs in pokes or offer \$5,000, unless by it they intend to make many times that amount) and many who take in the \$5,000 like a money box gapping for a half pence.

Now I mean to utter the sentiment of many, many sturdy and far-seeing citizens when I say to you my fellow tax-payers, come to this subject with sense and soberness. This is an important matter, and when men say that our Co. Court has declared that the proposed court house shall cost but \$15,000,

gast, report of com'rs to deide land, remember, that court commissioners do not hold office like supreme judges, and the Court that now knows as may soon know us no more. Who knows what life's uncertainty or political diversion may bring fourth.

When we vote to move the county seat we are forging the fetters that will bind us to stand to this matter through evil as well as through good report, and when the dye is once cast the yoke is upon us -we are in for all time let the cost be small or large.

Take the Counts estimate of the Court house cost-\$10,000 falling to as, \$3,000 to remove the jail would put us in \$13,000, with the \$8,000 lost on the bridge which would make us realize a loss of \$21,000-which is the lowest possible estimate and we muct expect it to be very much more, and, why should we give \$21,-000 for the sake of a lot and \$5,000 in cash? We feel feel grateful to foreigners who mean by railroads&c. to develope our Co., but for us to give \$25,000 or \$30,000 to aid in forlegn speculation it does

To those in the lower end of the Co., we would say that you may suppose that getting our Court house 6 latingusto fight this matte,r but up- the best figures on our honor this 6 miles figures as a very insignificant or small item in Jacob Taylor &c. vs. Margaret this matter, but let us appeal to you the faction that would put such a tax mon us as this removal would

entail. Some cry out railroad, railroad, and for the life of Court-house-removal agitators they cannot show that this matter has anything to do with the railroad, or a railroad with this county seat removal. The whole matter is plain, and a "wayfaring man though a fool may not err, therein" if he will listen to plain practical reasoning. I do not mean by the above to say that the men who are favoring this removal are fools by any means-no, they are

men who should know better. Trusting that I have not been an intruder, I am yours,

SUBSCRIBE

E. W.

FOR THF-

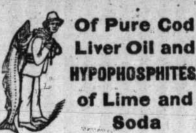
Every man in the County should take it, and patronize home industry It sustains your rights, and works for the advancement of your county, which no city paper will do It gives you the news from all parts of the county, which you could not get otherwise. It furnishes matters of interes to the Merchant, Farmer and Mechanic. It keeps you post ed and gives you information, on all general news, and its sections and Miscellany are fit for all ages.

TERMS OF SUBSCRIPTION,

One year in advance If not paid within 6 months 1.25 And at the end of the year 1 50

AND IF YOUNEED

Letter Heads, Note Heads, Bill seem not to see their interests clear. Heads, Envelopes, Drug Envelopes ly think that we should not fail to Tags, Business Cards, Official Blanks, Blank Bonds, Posters Briefs for the Court of Appeals etc



Scott's Emulsion Emulsion. It is a wonderful Flesh Producer. It is the Best Remedy for CONSUMPTION. Scrofula, Bronchitis, Wasting Dis-eases, Chronic Coughs and Colds. Ask for Scott's Emulsion and take no other A man who has practiced medicine for 47 years, ought to know salt from sugar:

read what he says: TOLED , O , Jan. 10,1887. Messrs. F. J. Cheney & Co. - Gentlemen: -I have been in the general practice of medicine for most 40 years, and would say that in all my practice and experience have never seen a prepara-tion that I could prescribe with as much confidence of success as I can Hall's Catarrh Cure, manufactured by you. Have prescribed it a great many times and its effect is wonderful, and would say in conclusion that I have yet to find a can of Catarrh that it would not cure, they take it according to directions.

Yours Truly L. L. GORSUCH, M. D. Office, 215 Summit St.

We will give \$100 for any case of Catarrh that can not be cured with Hall's Ca arrh Cure. Taken internally.

F. J. CHENEY & CO., Props.,

IN Sold by Druggists, 75c.

Needing a tonic, or children that want building.
up, should take

BROWN'S IRON BITTERS.
It is pleasant to take, cures Malaria, Indigendon, and Biliousness. All dealers keep it.

THE WHOLE WORLD WANTS TO BUY THE BEST!

FHO BOST" IS OUR BID FOR YOUR BUSINESS.

OUR FIIDS & WINFER

miles lower down from us is stimu- buying has been done with a view of offering you the best qualities at

SUPERIOR * GOODS, K. Mens, Boys & Children's

OVERCOATS, ULSTERS, STORM OVER-COATS, HATS, CAPS, BOOTS, SHOES GENTS FURNISHING GOODS, &C.

YOU CAN REAP A

Harvest of Rargains,

in any of our departments, and you will find we deal fair and SAVE YOU DOLLARS.

Do not fail to call when in our city.

JOS. L. BARTH & CO., Clothiers,

No. 9, South Augusta Street,

Staunton.

THE MC NHULL

NCEVERTE, W. VA.

They are Manufacturers of all kinds of IMPLEMENTS for

FARMS, GARDENS & PLANTATIONS. Such as the CELEBRATED

TOR PLOW hertofore known as the

OHIO SHAVER, which won the test, held on the Carthers farm n Pennsylvania, against all other leading plows in the country.

THE RONCEVERTE HILLSIDE PLOW. which is widely known and extensively used among the hills of

the two Virginias and Pennsylvania. THE NORFLOK GARDEN CULTIVATOR.

which is equaled by no other cultivator in the market.

which is universally known, as there are hundreds now in use all over the country, and no farmer who raises cane can

afford to be without one at the very small price. They are kept by all dealers in their Implements throughout the Country.

They manufacture POINTS for all plows, generally in use in the country. Also Stove backwalls, Grates, Stoves, Flue Rings. Sash Weights, Large and Small Kettles, Cistern Rings and

Lids, &c., &c. They are manufacturers agents for all kinds of Machinery and Repairs. They do all kinds of repairing promptly, on Engines, Saw Mills and

general machinery. They are also prepared to do all kinds of IRON and BRASS castings They solicit patronage from everywhere.